

**252H.1 Purpose and intent.**

[This chapter](#) is intended to provide a means for state compliance with Tit. IV-D of the federal Social Security Act, as amended, requiring states to provide procedures for the review and adjustment of support orders being enforced under Tit. IV-D of the federal Social Security Act, and also to provide an expedited modification process when review and adjustment procedures are not required, appropriate, or applicable. Actions under [this chapter](#) shall be initiated only by the child support recovery unit.

[93 Acts, ch 78, §24; 97 Acts, ch 175, §93](#)